CHAPTER OCCXCVIL An act to organize the local government of the City of Belleville. [CONTINUED.]

64 And be it enacted, That all expenses and cost of proceedings for improvements to grading, paving, curbing, guttering, fitting up, refilling, macadamizing, laying side or cross-waiks, sewering, draining and building receiv-ing basins in or upon any street, road or avenue in said city, or any part thereof, when the same shall be completen, shall be assessed by the commissioners of assessments upon and be paid by the lands and real estate benefited by the improvement so applied for, in proportion to the benefit received by said lands and real estate, and the said communications of assessment shall determine and report in writing to the board of councilmen what proportion of such expenseshall be assessed upon each separate lot or parshell be assessed upon each separate los of par-cel of land, and shall accompany such report with a final map containing each lot assessed, and the name of the owner or owners thereof, which report and map shall be filed in the office of the city clerk, whereupon said clerk shall cause to be inserted in a newspaper circulated in said city, a notice of filing of said report; and the city clerk shall mail a written or printed notice to each of the known owners of land to be assessed therefor, and he shall also put up five notices on the line of said improvement in said city, and that the board of councilmen, or a ittee thereof, will meet at a time and place to be designated in said notice to be at least ten days from the date of filing of said report, to ounsider said assessment, and to receive and constaer all objections thereto which may be pre-sented in writing, and the said board of councilmen shall have power to return said map and report for correction, in matters of from and substance, before confirming the same, and when so returned for correction, the said commissioners of assessments shall have power to correct the same, and they shall rafle it with the city clerk within ten days after it shall have been so referred back to them, and if said board of councilmen shall by resolution confirm said assessment, it shall constitute a lieu on the property assessed for the amount of such assess-

65. And be it enacted. That any assessmen 65. And be it enacted. That any assessment upon any property or any excess of assessment over any award as hereinbefore provided for any street or public improvement shall be due and payable without interest, it paid within thirty days subsequent to the confirmation of the same by the city council, and subsect to interest at a even per centum per annum, if paid after thirty days and within sixty days from the date of said city.

74. And be it enacted, whether they have been actually opened to the public use, whether they have been a within the time provided for the payment of the same, and in heu of a cash payment, deliver to the city collector a bond payable to the city treasurer, entered into by the owner or owners of the property assessed, conditioned for the payment of such assessment or excess thereof as afore-said in five years from the date of the configuration thereof by paying twenty per continu of the amount of said assessment or excess there upon the amount of said assessment or excess there upon the amount of said assessment or excess the end or such part thereof as many remain unpaid at the rate of eight per centum per annum, payably annually, and the said bond shall be orthwith filed by the city collector of revenues in the office of the city treasurer, and when so fled shall be recorded in a book or books of as essment bonds and the said bond, or a certified copy of the record thereof, under the hand f the said city treasurer, shall be conclusive evidence in any court of the contents of the same and of the legality of the a segment-for which the said bond was given, and of all the proceedings in relation thereto, up to, and in-cluding the date thereof; provided, that all public improvements commenced, or contracted or before the passage of this act shall be completed and paid for, and the assessments upon the land and real estate for the payment of the costs, damages and expenses thereof, shall be levied and collected in the manner prescribed by the laws and ordinances that were in force at the time the improvement was ordered to be

63. And he it enacted. That in case the own r any public improvement, shall neglect or fall to pay the amount or to give the bond required within the sixty days aforesaid, then such as-sessment shall bear interest at the rate of twelve per centum per annum until paid; and at the expiration of one year from the date of configuration of the assessment, the said land and real estate shall be sold in the manner provided in this act for the sale of lands for taxes and assessthis act for the sale of lands for taxes and assessments, for the amount of such assessment, with interest as above stated, costs and expenses; and in case any installment of a bond which shall have of been given for an assessment as aforesaid, or any interest thereon, shall not be paid according to the terms thereof, the whole amount of said bond annald shall become immediately due and payable, and interest shall be harged thereon, at the rate of twelve per cent. per annum. from the date of its becoming due until paid; said land and real estate snail be sold in the manner provided in this act for the sale of lands for unpaid taxes and assessments, for the amount of such assessment, with interest as above stated, costs and expenses; and the amount thus due on the bond for the collection of which the sale has been made, shall be credituntil the same is paid in full and extinguished.

67. And be it enacted, That in all cases where the board of councilmen are satthorized to make beretofore made or hereafter to be made, under this act, they shall be authorized to borrow the amount of said assessment, or any portions thereof, in anticipation of the collection of said assessment to be expended only in payment of such improvement or loans for the payment thereof; and for that purpose to issue the bonds of the city to be called "Improvement Bonds of the City of Believille," payable in ten years from the date thereof, with interest at the rate of not to exceed seven per centum per annum.
and said city may sell these bonds at public or and said city may sell these bonds at public or private sale, at not less than ninety per cent, of the par value thereof, or in lieu of said sale thereof, the said city may expend said improve-ment bonds at their par value in payment of such improvement, or any part thereof, in anti-cipation of the adjustion of said same cipation of the collection of said assessment, pro vided that he said assessments and the assessment bonds of property owners aforesaid shall be held by the city as specially pledged for the payment of said city bonds issued as above authorized; and in case said assessments or said a-sessment bonds should be paid in faster than the improvement bonds mature, the board of councilmen shall direct the city treasurer to purchase improvement bonds with the proceeds at such prices as they may determine; and the at such prices as they have determine, and the the said improvement bonds of the city shall be receivable at par (and accrued interest) by the city in lieu of cash, in cancellation of the assess-ments for such improvements and such only as shall have been completed during the same year n which the said bonds were issued,

68. And be it enacted, That where any improvement directed to be paid for by assess-ments has been commenced before the passage of this act, but the final assessment therefor has not been confirmed, the board of councilmen shall on completion of said improvement, refer it to the commissioners of assessments, to make and report the final assessment for such im-protesses, upon the principles of which the final assessment was to be levied, according to the laws in force at the time when such improvement was ordered to be made, and upon pling of said report and map of said assensment with the city clerk, the same proceedings shall be had with regard thereto and with the same force and effect in all things as are provid-

Gends Detiets board upon their approval of the work out of the moneys releed by tax for repairs of streets, and that all repairs of side walks, and curbs and rutters, shall be made by the owner or owners of the lands in tront of which said repairs are necessary, upon the written notice of the street commissioner, and if said owner or owners shall be non-residents of said city, it shall be sufficient for the street commissioner to post such notice upon or near the lot or lots in tront of which the tidesalls and sufficient for the street commissioner to post such notice upon or near the lot or lots in tront of which the tidesalls and sufficient for the street commissioner to post such notice upon or near the lot or lots in tront of which the tidesalls and sufficient for the street commissioner to post such notice upon or near the lot or lots in tront such notice upon or near the lot or lots in front of which the sidewalk, and curb and gutter may require to be repaired or retaid, and if the same shall not be repaired within ten days from the serving or posting of said notice, then it shall be lawful for the said board, by resolution, to direct the street commissioner to cause the same to be made; the costs and expenses for repairing and relaying as aforesaid shall be assessed by the commissioners of assessment upon the ands directly in frount of which such repairshall be made, and shall remain a lien thereon, and shall be collected as prescribed by this set for the collection of assessments for improvements.

71. And he it enacted. That the grade of any street, road or avenue, when established as pro-vided in this act, shall be and remain the perma-nent grade thereof, and shall not be changed of altered except upon the application to said board of councilmen by the owners of at least threefourths of the land to be affected thoreby. nor without paying to the owners of any buildings where damages are sustained by the alteration of such grade, the amount of the damage which shall be ascertained and determined by the commissioners of assessment making such assessment, and the costs and expenses of establishing, and authorities are personned shall be ascertained. lishing and authenticating such grade shall be asse-sed upon the lauds of those applying for said chauge, and the same shall be and remain a tien thereon, and the payment thereof enforced in the same manner and to the extent as other assessments in this act provided. 72. And be it enacted, That when any sewe

or drain heretolore constructed in said city b individuals, at their own expenses shall b adopted by the board of councilmen as a contin-uation or receiving sewer of or for any sewer or drain to be constructed under their direction then the owner or owners of the land fronting on such sewer or drain heretofore made shall

not be assessed for the same.

78. And be it enacted, that the board of councilmen are hereby empowered to cause all or any of the improvementa authorized by this act to be made in any of the streets, roads or avenues dedicated to public use, whether they have been actually opened to the public travel or not, and any or all of the said improvements may be

praying for any improvement contemplated by this act and the ordinance in reference thereto, may embrace any number of improvements upon all other cases they shall return one map and report for all of said improvements embraced in

said petition or ordinance.

75. And be it enacted. That all acts of the township committee of the township of Be leville, and the commissioners of the Belleville poling district, that may be in force when this in force, until altered or repealed by the board of councilmen hereby created; and nothing to this act shall be construed to invalidate or effect any bonds, contracts, agreements, or liabilities heretofore legally given, made or entered into, for any purpose whatever, by the commissioners of the Believille politing district.

of the said city of Belleville for the use and of councilmen in reference to any tax or assessment due to the former township of Belleville, may sell the lands, tenements or real estate upon which the same was assessed or is a lien, in the manner prescribed in sections forty-nine and fifty of this act, and all the powers and provisious of section forty-nine, fifty, fifty-one and fifty-two, of this act shall be applicable to the said taxes and assessments due to the former township of Bellville, the same as if the terms of said sections had been made especially applicable thereto.

77. And be it enacted, That upon the trial of and issue, or upon any judicial investigation, to which issue or investigation the city of Belleville is a party or in which said township is interested no person shall be deemed an incompetent judge, witness or juror, by reason of his being an inhabitant therof.

78. And be it enacted, That the firemen hereafter regularly enrolled and recognized by the
constituted authorities of the city shall be
exempt during the term of their service, and
after having served seven years consecutively.

-hall forever thereafter be exempted from service on any jury, and also from serving in the
cities exempt in case of invasion or insurance. militia, except in case of invasion or insurrecpersons have served as firemen in said city, signed

79. And be it enacted. That the mayor and council are hereby authorized and empowered to purchase sites for parks, markets, public buildings and wharves in said city, and to erect suitable buildings or wharves, or other structures of improvements on said sites, and for said purposes or for the purpose of purchasing sites for school houses, the said mayor and council are hereby authorized and empowered to have in the name of "The Mayor and Council of the city of Belleville" coupon bonds which may be made face thereof, "City of Belleville Bonds," to an amount not to exceed fifteen thousand dollars, bearing interest at a rate not over seven percentum per annua, payable half yearly, and the principal of said bonds shall be payable at periods not less than ten nor more than thirty years from the date thereof, and the said bonds may be sold as public or private saie, at not less than thusty per centum of the par value thereof, at such times and in such amounts only as the proceeds may be required as aforesaid, and for the purpose of paying said bonds and the interest thereon; as the same may become due, the

Lore totore confirmed according to law, but not ment,) for any street or sewer improvements, yet collected, except as bereinbefore otherwise unless the writ be allowed before the filing with provided, shall be collected in the manner provided for the collection of assessments made the payment of awards, in case awards are to be vided for the collection of issessments made under this set, and all such assessments, where the time for the payment thereof is not now a contract is to be made; provided, that if the fixed according to law as well as in all assessments made under this set, the said board of such councilmen may by ordinance fix the time of the with the cierc of the board a written notice. councilmen may by ordinance fix the time of payment of the same, from which time interest at the rate of twelve per contum per annum per annum shall be collected on all sums unpaid, except as an interwise in this set provided.

To And he it enarted. That the board of councilmen may, by resolution passed at any time within thirty days after the filling of such notice; and the filing of such contract the filling of such notice; and the filing of such contract the filling of such notice; and the filing of such notice; and the filing of such contract the filling of such notice; and the filing of such contract the filling of such notice; and the filing of such contract the filling of such notice; and the filing of such contract the filling of such notice; and the filing of such notice; and the filing of such contract the filling of such notice; and the filing of such contract the filling of such notice; and the filing of such respective the such water to enter the filing of such notice; and filing of such notice;

the same may be appropriated, and the treasurer of said city shall, to the extent of said appropriations, pay on presentation, all drains drawn upon him by order of said board of education and duly attested by the signatures of the president and secretary for the time being of said board, which drafts shall spelify from which appropriation the same is to be paid; and all suits or proceedings brought against any person or persons or body corporate, for damages or lajury to any school house or outbuilding, fences, trees or other improvements, or to any furniture or school books in any school under the charge of said board, shall be in the name of the treasurer of said city, and all damages reorived in such actions shall be paid in the city treasury, and shall be credited to the school fund of said city; and it shall be the duty of the assessor of said city to make out a list of the children capable of attending school between the ugas of five and eighteen years, within reach of the wards, specifying the age of each child, with their names and the names of their parents or guardians, and to transmit the same under proper certificate, on or before the afteenth day of August, annually, to the secretary of the board of education, and the sum of five dollars for every one hundred names of children contained in said list, respectively, shall be allowed to the assessor duly making and transmitting the same; and the city of Belleville shall be entitled to its just quoch of the annual approprisation made by the state for the support of public schools in this city.

92. And be it enacted, That whenever any street or avenue in said city, or any part of any street or avenue has been or shall hereafter be 81. And be it enacted, That whenever the map and grade commissioners mentioned in sec-tion forty of this set shall change or after the location of any street, lane or avenue now laid on the map of said city, or now open for public use or in eases where they may aiready have made changes or alterations in the same, the commissioners of assessment of the city shall have the power to take into consideration the land or premises which may be vac'ed and thus become the property of the front owner on said street land or avenue, in awarding benefits or damages to the property benefits or damages to the property benefits or damaged by said alteration or location of said street, lane or rvenue to changed, and the lands so made, to be alteration or location of said street, lane or rvenue so changed, and the lands so made to become the property of the said front owners.

shall be hid by said front owners in fee, and
the said map and grade commissioners shall flie
a description of the lands so vacated in the
office of the county clerk of basex county
which said description shall be deemed and taken to be a deed of conveyance to the said property owners, and this shall apply to all alterations herestofore made or herefter to be made.

82. And be it ensected. That whatever provisions and regulations, other than those herein 82. And be it easeded. That whatever provisions and regulations, other than those berein specially authorized, may become requisite for the fuller organization, perfecting and carrying out of the powers and detter prescribed to any department by this act, shall be provided for by ordinance of the common council, who are hereby authorized to enact such necessary ordinances; and it shall be the duty of the common council to provide for the accountability of all officers and other persons save as herein other wise provided, to whom the receipt or expenditure of the funds of the city shall be intrusted, by requiring from them sufficient security for the performance of their duties or trust, which security shall be annually renewed, but the security shall be annually renewed, but the security first taken shall remain in force until new security shall be cancelled or released from obligation until all liability shall cease on such bond.

bond.

83. And be it enacted. That except for repairs, no patented pavement shall be laid, and no patented article shall be advertised for, contracted tented article shall be advertised for, contracted or purchased, except under such circumstances that there can be a fair and reasonable opportunity for competition, the conditions to secure which shall be prescribed by the common council; no patented article or pavement shall claim at to be the lowest bidder, because it enjoys a monopoly, but the common council shall have the right to reject any and all bids that are not the most beneficial to the property owners on the line of proposed improvement.

34. And be it enacted, That no contract hereafter made, the expense of the execution of which is not by law or ordinance, in whole or in part, to be paid by assessments upon the property benefitted, shall be binding or of any force or effect, unless the treasurer shall indope theseon his certificate that there remains unexpended and unapplied, as herein provided, a faintee of the appropriation applicable thereto

balance of the appropriation applicable thereto sufficient to pay the estimated expense of executing such contract as certified by the officer making the same, and be shall hold and retain such stim to pay the expenses incurred until the contract shall be fully performed.

85. And be it enacted, That no bid shall be accepted from or contract awarded to any per-

or otherwise, upon any obligation to the corpotion.

86. And be it enacted. That all bonds issued as aforesaid shall be signed by the mayor of the city and by the city cierk, under the corporate seal of said city; the cierk shall keep a record of all bonds issued or disposed of and copies of such record shall be made by him and delivered to the city treasurer, all moneys received from the saie, or therwise, upon said bunds, shall be raid to the city treasurer who shall pay out the same in the manner that other moneys are paid out in said city.

87. And be it enacted. That whenever it shall be necessary for said city to make any conveyance of real estate, said conveyance shall be signed and executed under the seal of the city, by the mayor and by the city clerk, and the latter shall keep an accurate record of such conveyances.

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88. And be it enacted, That in all cases where an award for damages done, or land taken in the opening of any street, road or avenue in said city, is now due to any property owner, and property of such owner is also assessed for benefits arising from said opening, that then, and in that case, the counsel may offset one against the other, in the way and manner set forth in section fifty-nine of this act.

89. And be it enacted. That the council may at any time, by resolution, direct any street improvement to be made in any street, road or aveprovement to be made in any street, road or avenue in said city, where they direct, by resolution, that the city is to pay for the same by genera, ax, and when the expenditure therefor shall not exceed the sum of one thousand dollars, and in such case all the requisites of the city charter in case of improvements by ordinances may be dispensed with by sail council, and they may proceed immediately to complete and finish said improvements. sh said improvements.

90, And be it enacted, That all the powers and duties that are or may hereafter be conferred by law upon the members of the board of chosen freeholders in the Belleville polling district and the township of Belleville, shall and they are the township of Believille, shall and they are hereby conferred upon their successors, who shall be elected at the same time and place of other officers, at the April election of each year, as follows: one member from the first and second wards and one member from the third and fourth wards, hereinbefore described.

second wards and one member from the third persons have served as fremen In said city signed by the mayor and city clerk, shall be exempted from ury duty tiness he actually performs all the duties of a fireman in his company, and to entitle him to such exemption he shall present to the board of councilmen a certificate of the foreman or other enief officer of his company, that he is a faithful and active member thereof.

79. And be it enacted. That the mayor and council are hereby authorized and empowered to purchase sites for parks, markets, public buildings and waraves in said city, and to erect suitable buildings or wharves, or other structures of improvements on said sites, and for said purposes of or the purpose of purchasing sites for school houses, the said mayor and council of the city of Belleville" coupon bonds which may be made payable to bearer or registered in the name of the party holding the same, or registered bonds without coupons, according to the option of the holder thereof, and bonds of either of said classes may from time to time be converted into bonds of either of the other classes, at the up-tion of the holder, to be denominated on the face thereof, "City of Belleville Bonds," to an amount not to exceed fifteen thousand dollars, bearing interest at a rate not over seven per expense, an angular and policy and perform such other the special meeting interest at a rate not over seven per call special particularly. Indee the school in the said city during the year, which should be adopted unless without coupons, according to the option of the city of the whole board shall have power to call special meeting interest at a rate not over seven per several heads of repairs of school houses, school forms, sainters, of teachers, school books, school functional propers.

periods not less than ten nor more than thirty years from the date thereof, and the said bonds may be sold as public or private sais, at such these than nimety per centum of the par salue thereof, at such times and in such amounts only as the proceeds may be required as aforesaid, and for the purpose of paying said bonds and the interest thereon, as the same may become due, the said mayor and council are hereby authorized to assess and collect annually a tax sufficient to pay the interest each year, and to constitute a a proper sinking fund for any portion of said debt which may exist, which tax shall be in addition to any other tax sutherized by this act; and the collector of revenue shall collect and pay the same to the city treasurer, in the same manner as other taxes; and said tax shall be kept separate and distinct from all other taxes.

80. And be it cuested, That so certiorari shall be granted or allowed to stay any proceeds may for any other taxes; and said tax shall be granted or allowed to stay any proceeds ment.) for any street or sewer improvements, milesa the writ he allowed before the filing with the city clerk of a copy of the resolution for the payment of awards in case awards are to be paid, or before the making of the courtract, in case a contrast is to be sinds; provided, that if the applicant for such writ shall, before the filing of such resolution for the payment of awards in case awards are to be paid, or before the making of the courtract, in case applicant for such writ shall, before the filing of such resolution for the payment of awards in case awards are to be paid, or before the making of the courtract, in case applicant for such writ shall, before the filing to such resolution or the making of such courtract, in case and the said board shall, at the close of the name applicant for such writ shall, before the filing to such resolution or the making of such resolution for the payment of awards in case awards are to be as a contrast is to be sinds; provided that if the applicant for s fiscal year, prepare a report embracing the number of schools under their charge, specifying their grades, the number and masses of the teachers, the number of pupils on the roll, and intendent of common schools, and the treasurer and upwards. FURNITURE

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92. And be it enacted, That whenever any street or avenue in said city, or any part of any street or avenue in said city, or any part of any street or avenue has been or shall hereafter be dedicated by the property owners to the public as a 'public highway, tobe used as such, that then and in such case the council may, by a simple resolution, and without any further or other proceedings whatever, declare such street

visious relating to one or more subjects, and dis-approve the others; in such case those which he shall approve shall become effective, and those which he shall not approve shall be recon-

he shall approve shall become enecuve, and these which he shall not approve shall be recon-sidered by the board, and shall only become effective if again passed as above provided.

94. And be it enacted, That no money shall be expended for any celebration procession, funeral ceremonies, reception or entertainment of any kind, or any public occasion, unless by the votes of all the members elected.

the votes of all the members elected

95. And be it enacted, That the common council shall have no power to impose taxes or as

sessments, or berrow money, or contract debt or loan the credit of the city, or take or make

lease of any real estate or franchises save at a reasonable rent, and for a period not exceeding five years, unless specially authorized so to do by set of the legislature.

96. And be it enseted, That the mayor shall be a member of the board of tax assessors and

ducation, and have equal powers in loard with other members.

this act or amendments thereto.

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one Grand Cash Gift	\$30,000
One Grand Cash Gift.	
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15 Cash Gifts of \$1,090 each	15,000
28 Cash G fts of \$500 each	14,000
45 Cash Gifts of \$250 each	10,750
79 Cash Gifts of \$150 each	17,8%
250 Cash Gifts of \$100 cach	25,000
578 Cash Gifts of \$50 each	28,900
5000 Cash Gifts of \$10 each	\$6,000
A STATE OF THE PARTY OF THE PAR	2.00

6000 CASH GIFTS, aggregating \$250,000 Whole Tickets \$40 ; Half Tickets \$5 ; Quarter Pickets \$ 1.00 ; Elevin Whole Tickets or 22 half NO INDIVIDUAL BENEFITS.

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healthful active condition of the system. It contains in a larger proportion than most other articles of food the Phosphates and Nitrogenous elements so necessary to the perfect developmen of muscle, nerve and brain; and is peculiarly benedicial to dyspeptics and persons of sedentary

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MORRIS & ESSEE R. R. NEWARK & BLOOMFIELD BRANCH

Summer arrangement—From June I. Foot Barclay and Christopher Sts., N. Y 9 20; p. m., 10 50, 1 30, 8 40, 5 10, 5 55 6 9 40, and on Friday's only, at 1.15 A. M. Leave kidgewood, a. m., 6 55, 7 33, 10 53; p. m., 1 35, 3 45, 5 15, 5 58, 45, and on Fridays only, at 1.18 A. M. Leave BLOOMFIELD, a. m., 6 01, 7 27, 8 21, 9 25, 10 55; p. m., 1 37, 3 47, 5 16, 6 01, 6 51, 9 47, and on Fridays only at 1.21 A. M. Leave BLOOMFIELD, a. m., 6 00, 7 27, 8 21, 9 27, and on Fridays only at 1.21 A. M. Leave Westership, a. m., 6 04, 7 30, 8 22, 10 55; p. m., 1 37, 3 47, 5 16, 6 01, 6 51, 9 47, and on Fridays only at 1.21 A. M.

9 47., and on Fridays only at 1.21 A. M.
Leave Wetseasing, a. m., 6 04. 7 29, 8 24, 9 29, 10 5% p. m., 1 40, 3 40, 5 19, 6 04, 6 54, 9 251., and on Fridays only at 1, 24 A. M.
Leave Roseville, a. m., 6 10, 7 35, 8 30, 9 34, 11 05; p. m., 1 45, 3 55, 5 25, 6 10, 7 00, 9 58 and on Fridays only at 1.29 A. M.
Leave Newerk, a. m., 6 15, 7 40, 8 35, 9 40, 11 10; p.m., 1 50, 4 00 5 30, 6 15, 7 05, 10 05, and on Fridays only at 1.34 A. M.
Due at New York, a. m., 7 85, 8 20, 9 20, 10 30, 11 50; p. m. 3 40, 4 30, 6 10, 8 00, 10 55

10 30, 11 50; p.m. 3 40, 4 30, 8 10, 8 00, 10 50
GOING WEST.

Leave New York, a.m. 7 50, 8 50, 10 80
p.m. 3 00, 3 40, 4 40, 5 30, 6 20, 8 30, a.m. 8
Fridays only at 12:00.

Leave Newark, a.m., 6 50, 7 85, 8 30 9 30,
11 30; p.m., 3 40, 4 20, 5 30, 6 05, 7 90, 9 10,
and 12:48 A.M.

Leave Roseville, a.m., 6 57, 7 40, 8 35, 9 35,
11 35; p.m., 2 45, 4 25, 5 25, 5 10, 7 06, 9 15,
and 12:58 A.M.

Leave Watscasing, a.m., 6 56, 7 46, 8 41,
9 43, 11 41; p.m., 2 51, 4 31, 5 31, 8 16, 7 13,
9 21, and Fridays only at 12:59 A.M.

Leave BLOONFIELD, a.m., 6 50, 7 49, 8 44,
9 45, 11 44; p.m., 2 54, 4 84, 5 34, 6 19, 7 16,
9 34, and Fridays only at 10:3 A.M.

Leave Ridgewood, a.m., 7 92, 7 83, 8 47,
9 48, 11 47; p.m., 2 57, 4 87, 5 37, 6 32, 7 19
9 37, and Fridays only at 1.05 A.M.

Arrive Monrelain, a.m., 7 05, 7 55, 8 50
9 51, 11 50 p.m., 3 00, 4 40, 5 46, 6 25, 7 32
11 30, and 1.08 A.M.

Montclair Railroad On and after Monday, July 20, trains will un as follows:

Leave Ringwood at 7 65 A. M. on Mondaya,
Wednesdays and Fridays.
Leave Monks at 7 10 A. M. Tuesdays, Thursdays and Saturdays.
Leave Pompton Junction, 7 and 7 56 A. M.
Montciair H'ts, 7 43, 8 43 A M A 3 04 PM.
Montclair 7 55, 8 55 2 2 14 4
BLOOMFIELD 7 56, 8 50 2 20 4
Brileville 8 96, 9 66 2 2 37 4
A've New York 8 60, 9 50 3 10 4

Leave N. Y. foot Costlandt & Desbrosses st's

" 11 40 A. M. and \$ 50, 5 50 F. M.

" Belleville 12 24 F. M. 4 25, 5 15

" HLOOMFIELD 13 51 " 4 42 5 25

" MONTCLAIR 13 40 " 4 50 6 30 "

The mid-day trein will run to Montclair Hights only. The 2nd trein will run through to Ringwood Mines on Mondaya, Wednesdays and Fridays, and to Monka on Tuesdays, Thursdays and Saturdays. Will connect at Pompton Junction with N. J. Midland train for all points West. The 3rd train will run to Pompton Junction only.

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